#### Attachment

# Section 214 Application of Viantel Communications, Inc.

(Includes Information for Attachments 1 and 2)

# Response to question 9:

Viantel Communications, Inc. ("Viantel") respectfully requests streamlined processing of this Application pursuant to Section 63.12 of the Commission's Rules (47 C.F.R. 63.12). This Application qualifies for streamlined processing for the following reasons: (1) Viantel is not affiliated with a foreign carrier on any route for which authority is sought; (2) Viantel is not affiliated with any dominant U.S. carrier whose international switched or private lines services it seeks to resell; and (3) Viantel is not requesting authority to provide switched services over private lines to countries not previously authorized for service by the Commission.

# Response to question 10:

Not applicable.

# Response to question 11:

Not applicable.

### **Response to question 12:**

Not applicable.

# **Response to question 13:**

Not applicable.

# Response to question 14:

[Section 63.18(h)] The name, address, citizenship and principal business of Viantel's ten percent or greater direct and indirect shareholders or other equity holders are as follows:

Name	Address	Principal Business	Citizenship
Bianca Vanderbeck	80 Pompton Avenue, Verona, NJ 07044	Telecom	USA
John R. Bierman	80 Pompton Avenue, Verona, NJ 07044	Real Estate	USA
Carlos Guzman	80 Pompton Avenue, Verona, NJ 07044	Real Estate	USA
Louise Fernando Gallega	80 Pompton Avenue, Verona, NJ 07044	Real Estate	USA
Carlos Vanderrama	80 Pompton Avenue, Verona, NJ 07044	Sports	Colombia

Interlocking directorates: None.

# **Response to Question 15**

[63.18 (d)]: Viantel has not previously received Section 214 authority from the Federal Communications Commission.

[63.18 (e)(3) and 63.18(g)]: Viantel does not seek authority to provide services not referenced under paragraphs (e)(1) and (e)(2) of Section 63.18 of the Commission's Rules.